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| hereby state that I have reviewed an mendment specifically referred to a acknowledge the duty to disclose in | bove. formation which is material to pate | entability a | s defined in Title 37 C | ode of Federal Regu | ılations, ∍ 1.56 | • | | | | | |
| hereby claim foreign priority benefits ertificate, or 3365(a) of any PCT Into and have also identified below, by ch aving a filing date before that of the | s under Title 35, United States Coo emational application which design lecking the box, any foreign applica application on which priority is clai | te ∍119(a) nated at leation for pa imed. | ⊢(d) or ₃365(b) of any ast one country other atent or inventor's cert | foreign application(s' than the United State ificate, or of any PCT | e) for patent or es of America, International | inventor's listed below application | | | | | |
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| hereby claim the benefit under Title | | | ed States provisional | application(s) listed by Additional provisions | below. | | | | | | |
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DECLARATION

Page 2

I hereby claim the benefit under Title 35, United States Code 3120 of any United States application(s), or 3365© of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code 3112.1 acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations 31.56 which became available between the filling date of the prior application and the national or PCT international filling date of this application.

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| As a named Trademark | d inventor | r, I heret onnected | y appoint therewith | the followin | g attorney | (s) and/ | or ag | ent(s) to | prosec | ute ti | nis appl | lication | and to t | ransa | ct all busin | ess in | the Pater | n and |
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